



WISCONSIN LEGISLATIVE COUNCIL AMENDMENT MEMO

2003 Senate Bill 234

Senate Amendment 1

Memo published: September 26, 2003

Contact: Don Salm, Senior Staff Attorney (266-8540)

Under **current law**, the definition of “distributor” or “wholesaler,” for purposes of that part of ch. 218, Stats., relating to motor vehicle dealers and salespersons, is a combined one.

The **bill** establishes a separate definition of “wholesaler.” In the bill, “wholesaler” or “wholesaler dealer” is defined to mean a person, other than a licensed motor vehicle dealer or licensed motor vehicle auction dealer, who does certain specified things including, as specified on page 3, lines 3 and 4, of the bill: “2. ...purchases used motor vehicles from a motor vehicle dealer or at a motor vehicle auction.”

The **amendment** adds clarifying language to item 2 noted above. With the language in the amendment (highlighted in bold print), item 2 will read: “2. ...purchases used motor vehicles from a motor vehicle dealer or at a motor vehicle auction **for the purpose of selling the vehicles to a motor vehicle dealer, motor vehicle auction, or wholesaler.**” This clarifies that the purchase of the used motor vehicles must be for the purpose of selling the vehicle to one of these entities and not for personal use.

Legislative History

On September 17, 2003, the Senate Committee on Transportation and Information Infrastructure voted to recommend passage of Senate Bill 234, as amended by Senate Amendment 1 (which was adopted on a vote of Ayes, 5; Noes, 0), by a vote of Ayes, 5; Noes, 0.

DLS:jal;ksm